AO 120 (Rev. 3/04)

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REPORT ON THE FILING OR DETERMINATION OF AN TRADEMARK

TO: ACTION REGARDING A PATENT OR Alexandria, VA 22313-1450 In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been Souther District of Florida Patents or ☐ Trademarks: on the following filed in the U.S. District Court U.S. DISTRICT COURT Souther District of Florida DATE FILED 10/29/2010 DOCKET NO 10cv23921 DEFENDANT PLAINTIFF DSV Air and Sea, Inc., et al ArrivalStar S.A., et al PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK OR TRADEMARK TRADEMARK NO. See Attached 657,610 748. In the above—entitled case, the following patent(s)/ trademark(s) have been included: INCLUDED BY DATE INCLUDED Other Pleading Amendment Answer Cross Bill DATE OF PATENT PATENT OR HOLDER OF PATENT OR TRADEMARK OR TRADEMARK TRADEMARK NO. 317,060 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT (BY) DEPUTY CLERK CLERK DATE 10/29/2010 Steve Larimore **Gregory Maestre**

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

ARRIVALSTAR S.A. and MELVINO	
TECHNOLOGIES LIMITED,	
Plaintiffs,	
	CASE NO.
VS.	
DSV AIR & SEA, INC. and LOGICOR, INC.,	DEMAND FOR JURY TRIAL
inc.,	
Defendants.	

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiffs, ArrivalStar S.A. and Melvino Technologies Limited (collectively "Melvino" or "Plaintiffs"), by and through their undersigned counsel, for their Complaint against Defendants, DSV Air & Sea, Inc. ("DSV"), and Logicor, Inc. ("Logicor"), hereby allege as follows:

NATURE OF LAWSUIT

1. This action involves claims for patent infringement arising under the patent laws of the United States, Title 35 of the United States Code. This Court has exclusive jurisdiction over the subject matter of this Complaint under 28 U.S.C. § 1338(a).

THE PARTIES

- 2. ArrivalStar S.A. is a corporation organized under the laws of Luxembourg, having offices located at 67 Rue Michel, Welter L-2730, Luxembourg.
- 3. Melvino Technologies Limited is a corporation organized under the laws of the British Virgin Islands of Tortola, having offices located at P.O. Box 3174, Palm Chambers, 197 Main Street, Road Town, Tortola, British Virgin Islands.

- 4. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 5,657,010 ("the '010 patent"), entitled "Advance Notification System and Method Utilizing Vehicle Progress Report Generator", issued August 12, 1997. A copy of the '010 patent is attached hereto as Exhibit 1.
- 5. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,714,859 ("the '859 patent"), entitled "System and Method for an Advance Notification System for Monitoring and Reporting Proximity of a Vehicle", issued March 30, 2004. A copy of the '859 patent is attached hereto as Exhibit 2.
- 6. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,748,320 ("the '320 patent"), entitled "Advance Notification Systems and Methods Utilizing a Computer Network", issued June 8, 2004. A copy of the '320 patent is attached hereto as Exhibit 3.
- 7. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,952,645 ("the '645 patent"), entitled "System and Method for Activation of an Advance Notification System for Monitoring and Reporting Status of Vehicle Travel", issued October 4, 2005. A copy of the '645 patent is attached hereto as Exhibit 4.
- 8. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 7,030,781 ("the '781 patent"), entitled "Notification System and Method that Informs a Party of Vehicle Delay", issued April 18, 2006. A copy of the '781 patent is attached hereto as Exhibit 5.
- 9. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 7,400,970 ("the '970 patent"), entitled "System"

and Method for an Advance Notification System for Monitoring and Reporting Proximity of a Vehicle", issued July 15, 2008. A copy of the '970 patent is attached hereto as Exhibit 6.

- 10. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,904,359 ("the '359 patent"), entitled "Notification System and Methods with User-Defineable Notifications Based Upon Occurrence of Events", issued June 7, 2005. A copy of the '359 patent is attached hereto as Exhibit 7.
- 11. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,317,060 ("the '060 patent"), entitled "Base Station System and Method for Monitoring Travel of Mobile Vehicles and Communicating Notification Messages", issued November 13, 2001. A copy of the '060 patent is attached hereto as Exhibit 8.
- 12. Melvino owns all right, title and interest in, and has standing to sue for infringement of United States Patent Number 6,486,801 ("the '801 patent"), entitled "Base Station Apparatus and Method for Monitoring Travel of a Mobile Vehicle", issued November 26, 2002. A copy of the '801 patent is attached hereto as Exhibit 9.
- 13. Defendant DSV is a Delaware Corporation with a principal place of business located at 100 Walnut Avenue, Suite 405, Clark, New Jersey, 07066. DSV also has a physical office located at 1701 NW 87th Avenue, Suite 200, Miami, Florida 33172. DSV transacts business and has, at a minimum, offered to provide and/or has provided in this Judicial District and throughout the State of Florida services that infringe claims of the '359, '801, '859, '060, '320, '645, '781 and '970 patents.
- 14. Defendant Logicor is an Arizona Corporation with a principal place of business located at 1236 North Spencer, Suite 3, Mesa, Arizona 85203. Logicor transacts business and

has, at a minimum, offered to provide and/or has provided in this Judicial District and throughout the State of Florida services that infringe claims of the '359, '010, '859, '320, '645, '781 and '970 patents.

15. Venue is proper in this District under 28 U.S.C. §§ 1391 and 1400(b).

DEFENDANT DSV'S ACTS OF PATENT INFRINGEMENT

- 16. Defendant DSV has infringed clams of the '359, '801, '859, '060, '320, '645, '781 and '970 patents through, among other activities, the use of its automated "Cargo Tracking" services, the use of its automated tracking and automated "status" messaging technologies, the use of its "DSV e-services", the use of its "Supply Chain Management" services, and the use of its "D-Track" services.
- 17. Defendant DSV's infringement, contributory infringement and/or inducement to infringe has injured and will continue to injure Melvino unless and until the Court enters an injunction prohibiting further infringement and, specifically, enjoining further use of methods and systems that come within the scope of the '359, '801, '859, '060, '320, '645, '781 and '970 patents.

DEFENDANT LOGICOR'S ACTS OF PATENT INFRINGEMENT

- 18. Defendant Logicor has infringed clams of the '359, '010, '859, '320, '645, '781 and '970 patents through, among other activities, the sale and use of its "GlobalShip" program/product/service, the sale and use of its "Supply Chain Management Software Solutions", the sale and use of its "GlobalShip iSeries" program/product/service, and the sale and use of its "LogiCOM" program/product/service.
- 19. Defendant Logicor's infringement, contributory infringement and/or inducement to infringe has injured and will continue to injure ArrivalStar unless and until the Court enters an

injunction prohibiting further infringement and, specifically, enjoining further use of methods

and systems that come within the scope of the '359, '010, '859, '320, '645, '781 and '970

patents.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs respectfully ask this Court to enter judgment against the

Defendants and against their subsidiaries, affiliates, agents, servants, employees and all persons

in active concert or participation with them, granting the following relief:

A. An award of damages adequate to compensate Plaintiffs for the infringement that

has occurred, together with prejudgment interest from the date that each respective Defendant's

infringement of the patents at issue began;

B. Increased damages as permitted under 35 U.S.C. § 284;

A finding that this case is exceptional and award to Plaintiffs their attorneys' fees C.

and costs as provided by 35 U.S.C. § 285;

A permanent injunction prohibiting further infringement, inducement and/or D.

contributory infringement of the patents at issue; and,

E. Such other and further relief as the Court or a jury may deem proper and just.

JURY DEMAND

Plaintiffs hereby demand a trial by jury on all issues presented in this Complaint.

Dated: October 28, 2010.

Respectfully submitted,

/s/ William R. McMahon

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Limited